UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

ADRIAN SCHOOLCRAFT,

PLAINTIFF,

-against-

Case No: 10CV6005(WS)

THE CITY OF NEW YORK, DEPUTY CHIEF MICHAEL MARINO, Tax Id. 873220, Individually and in his Official Capacity, ASSISTANT CHIEF PATROL BOROUGH BROOKLYN NORTH GERALD NELSON, Tax ID. 912370, Individually and in his Official Capacity, DEPUTY INSPECTOR STEVEN MAURIELLO, Tax ID. 895117, Individually and in his Official Capacity, CAPTAIN THEORDORE LAUTERBORN, Tax ID. 897840, Individually an din his Official Capacity, LIEUTENANT JOSEPH GOUGH, Tax ID. 919124, Individually and in his Official Capacity, SGT. FREDERICK SAWYER, Shield No. 2576, Individually and in his Official Capacity, SERGEANT KURT DUNCAN, Shield NO. 2483, Individually and in his Official Capacity, LIEUTENANT CHRISTOPHER BROSCHART, Tax ID. 915354, Individually and in his Official Capacity, LT. TIMOTHY CAUGHEY, Tax ID. No. 885374, Individually and in his Official Capacity SERGEANT SHANTEL JAMES, Shield No. 3004, Individually and in her Official Capacity, SERGEANT RICHARD WALL, Shield No. 3099, Individually and in his Official Capacity, SERGEANT ROBERT W. O'HARE, Tax ID. 916960, Individually and in his Official Capacity, SERGEANT SONDRA WILSON, Shield No. 5172, Individually and in her Official Capacity, LIEUTENANT THOMAS HALEY, Tax ID. 879761, Individually and in his Official Capacity, CAPTAIN TIMOTHY' TRAINOR, Tax ID. 899922. Individually and in her Official Capacity, and P.O.'s "JOHN DOE" #1-50. Individually and in their Official Capacity (the name John Doe being fictitious, as the true names are presently unknown) (collectively referred to as "City

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Page 271
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2
    Individually and in her Official Capacity
    as a Lieutenant with the New York City Fire
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    Department, JAMAICA HOSPITAL MEDICAL
    CENTER, DR. ISAK ISAKOV, Individually and
    in his Official Capacity, DR. LILIAN
    ALDANA-BERNIER, Individually and in his
    Official Capacity and JAMAICA HOSPITAL
5
    MEDICAL CENTER EMPLOYEE'S "JOHN DOE" #1-50,
    Individually and in their Official Capacity
6
     (the name John Doe being fictitious, as the
7
    true names are presently unknown)
8
                                DEFENDANT.
9
10
                    DATE: September 27, 2013
11
                    TIME: 10:12 a.m.
12
13
14
               CONTINUED DEPOSITION of the
15
    Plaintiff, ADRIAN SCHOOLCRAFT, taken by the
16
    Respective Parties, pursuant to a Court
17
    Order and to the Federal Rules of Civil
18
     Procedure, held at the offices of Callan,
19
    Koster, Brady & Brennan, LLP, One Whitehail
20
     Street, New York, New York 10004, before
21
    Pamela Ortalano, a Notary Public of the
22
    State of New York.
23
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- 1 A. SCHOOLCRAFT
- 2 ADRIAN SCHOOLCRAFT,
- 3 called as a witness, having been first duly
- 4 sworn by a Notary Public of the State of
- 5 New York, was examined and testified as
- 6 follows:
- 7 EXAMINATION BY
- 8 MR. BRADY:
- 9 Q. Please state your name for the
- 10 record.
- 11 A. Adrian Schoolcraft.
- Q. What is your address?
- 13 A. 196 County Highway 107,
- 14 Johnstown, New York 12095.
- Q. Good morning, Mr. Schoolcraft.
- A. Good morning.
- 17 Q. Yesterday I introduced myself.
- 18 It's Bruce Brady. I represent Dr.
- 19 Aldana-Bernier. Do you know who she is?
- 20 A. She's one of the doctors at the
- 21 Jamaica Hospital. I'm not sure which one.
- 22 Q. You can't associate that name
- 23 with any of the particular doctors you
- 24 encountered at Jamaica?
- 25 A. I believe it was the second

Page 435 A. SCHOOLCRAFT 1 I don't recall. 2 Α. MR. SMITH: Generally, did he 3 give that information. 4 MR. LEE: Right. 5 6 MR. SMITH: Yes or no. I don't recall him explaining 7 Α. 8 anything to me other than asking me what 9 happened. While you were in Jamaica 10 Q. 11 Hospital, were you afraid for your own 12 safety if you were going to be released? 13 I don't recall feeling -- no, I 14 recall wanting to be released. Were you concerned about what 15 0. 16 the police might do to you after you were 17 released? 18 Α. I don't think I was thinking 19 about that at the time. The mission at 20 that time was to get out, and if there was 21 a problem outside the hospital, then I 22 would deal with that then. 23 Now, can you tell me what 24 happened at the meeting between yourself, 25 your dad, Dr. Isakov, the social worker

Page 436 A. SCHOOLCRAFT 1 and -- was it one person from IAB? 2 Α. Yes. What took place in that 0. 5 meeting? My father confronted Dr. Isakov Α. 6 in trying to get a reason for being -- for 7 me being involuntarily committed to the 8 hospital. 9 Did Dr. Isakov respond to that? 10 Q. A. His response was, some -- to 11 the best of my memory, nobody's here 12 against their will. We are just waiting 13 for word from his employer, or I think he 14 said NYPD. 15 He said he was waiting for word 16 Q. from your employer? 17 Correct. 18 Α. Did he ask you for permission 19 Q. to speak to Dr. Lamstein? 20 He did not personally, no. 21 Α. Did somebody tell you that he 22 Q. wanted permission to speak to Dr. Lamstein? 23 No. 24 Α.

Did you ever refuse him the

25

Q.

1 A. SCHOOLCRAFT

- 2 ability to speak to Dr. Lamstein about your
- 3 evaluation?
- 4 A. I refused to sign a HIPAA, if
- 5 that's the -- what he wanted, but if he had
- 6 asked me, yes, I would have refused.
- 7 Q. When you spoke with Dr. Isakov
- 8 in any of your meetings with him, you
- 9 explained to him that you had seen Dr.
- 10 Lamstein; correct?
- 11 A. Yes.
- 12 Q. And you explained what your
- 13 interactions with her had consisted of?
- 14 A. Correct. Any di -- first of
- 15 all, I don't believe any diagnosis she did
- 16 give, I don't believe she was -- I don't
- 17 believe I was her patient and anything I
- 18 believe she modified or restricted me, so I
- 19 believe there were issues in documents that
- 20 she created that I wanted to contest and I
- 21 wanted Dr. Isakov's opinion about my mental
- 22 health to be independent of the people I
- 23 was reporting corruption about, my job in
- 24 general.
- 25 Q. Dr. Lamstein was the one

- 1 A. SCHOOLCRAFT
- 2 responsible for taking your gun away;
- 3 correct?
- 4 A. She was, correct.
- Q. And you told that to Dr.
- 6 Isakov; correct?
- 7 A. In some fashion, yes. I
- 8 believe he was aware.
- 9 Q. So, it was reasonable for Dr.
- 10 Isakov to want to find out why that was;
- 11 correct?
- MR. SMITH: Objection to the
- form.
- 14 A. I think I answered that. If he
- 15 asked me for those documents, I would have
- 16 explained to him that whatever she wrote
- 17 is -- I want to contest. If -- I wanted
- 18 Dr. Isakov to have an independent opinion
- 19 about my mental health. I didn't want
- 20 that, but I felt that was the only way out
- 21 of there other than giving him documents
- 22 that I've never seen by someone who is not
- 23 my doctor; who is my, in fact, my employer.
- Q. When you were seeing Dr.
- 25 Lamstein, she did explain that she was not